

June Court 1763 234

was commanded & further the same sheriff returned that he had served the ap William Outerbridge with a copy of the foregoing declaration according to act of assembly in such case provided &c.

And the ap William Outerbridge at the prayer of the ap Levin Ballard is adjudged to give special bail to the action ap.

Thereupon a certain Ephraim King of Somerset County Gent. Present here in court in his proper person undertook for the said William Outerbridge & assumed upon himself that if it should happen that judgement in the plea ap. should be rendered for the said Levin Ballard against the ap. William Outerbridge or that he the said William should be therein convicted that then he the said William should pay & satisfy unto the ap Levin Ballard the Judgement of the Court thereupon or send his body in Execution of such Judgement to the prison of the sheriff of the county ap. in satisfaction thereof or that he the said Ephraim King will do the same for him &c. Whereupon the said William Outerbridge by Littleton Dennis his Attorney comes and defends the force & injury when he says that he cannot deny the action ap. of the ap Levin Ballard nor but that he did assume upon himself in manner & form as the ap Levin Ballard above against him hath complained and as to the damage of the same Levin by him by occasion of the premises in that part sustained the same William Outerbridge saith & acknowledged that the ap Levin hath sustained damages by occasion of the premises beyond his costs and charges by him about his suit in that part amounted to seven pounds nine shillings eight pence half penny current money and not more and because the ap Levin Ballard denies not this but the same allegation grants to be true prays Judgement for those damages above acknowledged together with his costs & charges ap. to him to be adjudged &c.

Therefore by consent of the parties ap. it is considered that the ap Levin Ballard recover against the ap William Outerbridge his damages ap. to the ap. seven pounds nine shillings eight pence half penny and money by the ap. William in form ap. acknowledged as also

pounds of Tobacco for his costs and charges ap. to the same Levin at his request by the court now here of the assent of the parties ap. adjudged which certain damages in the whole amount to seven pounds nine shillings eight pence half penny current money and pounds of Tobacco And the ap William in Mercy &c.

220

John Whittingham Command was given to the sheriff of Somerset county that he should take Deewood Turpin late of Somerset county by planted if he should be found in his bailwick & him should safe keep so that he might have his body before the Justices of his Lordships county court of Somerset to be held at princeps Ann Town the third tuesday of March Anno Domini one thousand seven hundred & sixty one to answer unto John Whittingham of a plea wherefore with force and arms a certain Round Dog of him the said Whittingham of the price of three pounds current money of Maryland at Somerset County ap. he did kill and other harms to him then & there did to the grievous damage of the said John and against our peace that now is &c. the same day is given to the ap John here &c. At which day here came the ap John Whittingham by George Hayward his Attorney & the sheriff to wit John Dennis now here returned that he had taken the ap Deewood Turpin whose body here at this day he had ready to answer

June
-swe the ap
Whoreupon
the ap John
is to them
then next

Whittingham
Somerset

Whittingham
Whittingham
he did kill
and again
rule and
his Attorney
Dom M.D.
said John
other harm
of the said
now is here
ten pounds
And the ap
leave there
of August
Whittingham
-ham and
Leave the
of seven
here
Whittingham
further
third tuesday
John here
-ingham
Leave the
Day of
also the
Whittingham
further
tuesday of
here also
-ingham
further
third tuesday
John here
-ham and